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TERMINAL DISCLAIMER TO OBLIGATE A PROVISIONAL DOUBLE PATENTING  
REJECTION OVER A PENDING "REFERENCE" APPLICATION

Docket Number (Optional)

101328-0178

In re Application of: Qing Hu and Benjamin S. Williams

Application No.: 10/661,831-Conf. #7713

Filed: September 12, 2003

For: TERAHERTZ LASERS AND AMPLIFIERS BASED ON RESONANT OPTICAL PHONON  
SCATTERING TO ACHIEVE POPULATION INVERSION

The owner\*, MASS INSTITUTE OF TECHNOLOGY (MIT), of 100% percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 10/661,832, filed on September 12, 2003, as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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2.  The undersigned is an attorney or agent of record. Reg. No. 43,810

  
SignatureJanuary 10, 2006  
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Reza Mollaaghbabu

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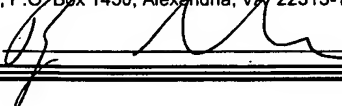
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